BANKRUPTCY PRACTICE

- 83.IX.01: Referral to Bankruptcy Judges. Pursuant to 28 U.S.C. § 157(a), the Court hereby refers to the Bankruptcy Judges for this District all cases under Title 11 and all proceedings arising under Title 11 or arising in or related to a case under Title 11. See Procedures, 28 U.S.C. § 157.
- 83.IX.02: Local Civil Rules of Bankruptcy Practice. Pursuant to Bankruptcy Rule 9029, the Bankruptcy Judges of this District are hereby authorized to make such rules of practice and procedure as they may deem appropriate; provided, however, that in promulgating the rules governing the admission or eligibility to practice in the Bankruptcy Court, the Bankruptcy Judges shall require District Court admission except for appearances *pro se* or for appearances pursuant to the student practice rules of this Court.
 - (A) *Pro hac vice* admission. The Bankruptcy Judges, as judicial officers of the District Court, are hereby empowered to grant *pro hac vice* admission to the District Court for bankruptcy matters under rules identical to this Court's rules on such admission.
 - (B) *Exemption*. When appropriate, the Bankruptcy Judges may exempt certain filings such as the filing of claims from these requirements.
- 83.IX.03: *Jury Trials by Bankruptcy Judges*. The United States District Court for the District of South Carolina hereby specially designates the Bankruptcy Judges of this District to conduct jury trials pursuant to 28 U.S.C. § 157(e).